UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

In re:		Case No. CHAPTER 13 PLAN		
Steven	Maurice Ripley			
		X OriginalAMENDED		
	Debtor(s).	Date:		
I.	Disclosure of Nonstandard Provisions and Plan's Moo	dification of Secured Debt:		
	A. Does this plan contain any nonstandard provisions (cXYesNo B. Does this plan limit the amount of a secured claim bas (check one)?Yes			
	X No C. Does this plan avoid a security interest or lien (check Yes	one)?		
languag interest	e in this plan purporting to limit the amount of a secured cor lien is void. Even if the Debtor indicated "no" in Section claim based on a valuation of the collateral for the claim of	on above or made no selection, any nonstandard provision or claim based on a valuation of the collateral or to avoid a security on 1.B or Section 1.C, the Debtor may seek to limit the amount of a or avoid a security interest or lien through a motion or an adversary		
II.	Means Test Result and Plan Duration: Debtor is (check one): a below median income debtor with a 36 month an above median income debtor with a 60 month			
of allow	red unsecured claims over a shorter period or is modified p	ommitment period unless the plan either provides for payment in ful post-confirmation. If the Debtor is below median income, then the er the first payment is due if necessary to complete the plan		
1II. No	Plan Payments to the Trustee: later than 30 days after the order for relief, the Debtor sha A. AMOUNT: \$\(\frac{1}{9}\)50.00 B. FREQUENCY (check one): \[\frac{\textbf{X}}{\text{ Monthly}} \] \[\text{Twice per month} \] \[\frac{\text{Every two weeks}}{\text{Weekly}} \]	Il commence making payments to the Trustee as follows:		
	C. TAX REFUNDS: The Debtor (check one):commits all tax refunds to funding the plan. (amount stated above.	Committed refunds shall be paid in addition to the plan payment the plan. If no selection is made, tax refunds are committed.		
		from the Debtor's wages unless otherwise agreed to by the Trustee		
	E. OTHER: Direct Pay			

IV. I	Distribution	of Plan	Payments	by	the	Trustee:
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Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

- ADMINISTRATIVE EXPENSES:
 - 1. Trustee. The percentage set pursuant to 28 USC §586(e).
 - 2. Other administrative expenses. As allowed pursuant to 11 USC §§ 507(a)(2) or 707(b).
 - 3. The Debtor's Attorney's Fees: Pre-confirmation attorney's fees and/or costs and expenses are estimated to be \$ 5,000.00 . \$ 1,200.00 was paid prior to filing.

receives same under provious the care trust of proof that the For cl	RED CLAIMS: Of the payment from the evel. Secured credit nonbankruptcy law ed payments from the ise is dismissed. Iterest rates in the pair is and (b) the interest real property shall of claim or in an additional interest rate for a additinterest rate for a additional interest rate for a additional inte	e Trustee. Unless tors shall retain to discharge unthe plan to the sellan control excepts trate included all control, unless exersary proceeding arearages on claim	ranked otherwise their liens until the ider 11 U.S.C. § 1 ecured creditor are pt that (a) a lower in a creditor's pro- otherwise provide ing. If the interest	payments to secure e earlier of payments 28. Secured credit current, subject to interest rate included in Section X or rate is left blank, t	ed below or provided a red creditors will be don't of the underlying de itors shall not assess and the creditor's rights unded in a creditor's proclaim secured by a mort ordered following an othe interest rate shall be furust on real property	isbursed at the ebt, determined my late charges, under state law in of of claim shall tgage or deed of objection to a see 12% except		
receives same under provide the care trust of proof that the care of the care	e payment from the evel. Secured credinonbankruptcy law ed payments from the is dismissed. terest rates in the palt, and (b) the interent real property shall of claim or in an addenterest rate for an amount of the control of the c	e Trustee. Unless tors shall retain to discharge unthe plan to the sellan control excepts trate included all control, unless exersary proceeding arearages on claim	ranked otherwise their liens until the ider 11 U.S.C. § 1 ecured creditor are pt that (a) a lower in a creditor's pro- otherwise provide ing. If the interest	payments to secure e earlier of payments 28. Secured credit current, subject to interest rate included in Section X or rate is left blank, t	red creditors will be dent of the underlying dent of the underlying dent or shall not assess and the creditor's rights under the creditor's proclaim secured by a mort ordered following an othe interest rate shall be	isbursed at the ebt, determined my late charges, under state law in of of claim shall tgage or deed of objection to a see 12% except		
contro trust of proof that the For cl	l; and (b) the intere n real property shal of claim or in an ad e interest rate for an aims secured by per	est rate included il control, unless eversary proceed rrearages on clai	in a creditor's pro otherwise provide ing. If the interest	of of claim for a cled in Section X or rate is left blank, t	aim secured by a mort ordered following an che interest rate shall b	tgage or deed of objection to a e 12% except		
For cl		raanal nranartii						
	sime cooured by man	For claims secured by personal property, the monthly payment amounts in the plan control.						
	For claims secured by real property, the monthly payment amounts in the creditor's proof of claim and notice of payment change control unless otherwise provided in Section X.							
mortg	If overall plan payments are sufficient, the Trustee may increase or decrease post-petition installments for ongoing mortgage payments, homeowner's dues and/or real property tax holding accounts based on changes in interest rates, escrow amounts, dues and/or property taxes.							
<u>Only</u> applic	y Security Interest				y Tax Holding Account ed in payments at con-			
Ongoing Payments: Rank Monthly Pa	<u>yment</u> -NONE-	Creditor		Collateral				

Payments on Claims, or Non-Escrowed Postpetition Property Tax Holding Accounts, Secured by Real Property Other than the Debtor's Principal Residence:

Ongoing	Payments:
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Rank	Monthly Paymer	nt <u>Creditor</u>	<u>Collateral</u>		Interest Rate
Cure Pa	Monthly Payment \$	Creditor -NONE-	<u>Collateral</u>	Arrears to be <u>Cured</u> \$	Interest Rate
other pe	in any motor vehicle ersonal property acqui firmation adequate pr on Monthly Payment	a. 910 Collatera stract balance stated in acquired for the person ared within one year pre- otection payments shal	aims Secured by Personal Property: al. the allowed proof of claim for a purchal use of the Debtor within 910 days peceding the filing date of the petition a l be paid by the Trustee in the amounts sounts stated as the "Monthly Payment"	preceding the filing date of the specified below. The Debtors stated as the "Pre-Confirma"	or stipulates tha ation Adequate
Rank	Monthly Payment \$ 1045.00	<u>Creditor</u> Flagstar Bank	<u>Collateral</u> 2018 Jayco Redhawk 29XK	Pre-Confirmation Adequate Protection Monthly Payment \$\$ 550.00	Interest Rate 4.00
a timely collatera	objection to a proof al. The Debtor stipula	of claim or in an advers tes that pre-confirmation equate Protection Mont	n the proof of claim, unless otherwise party proceeding, for a security interest on adequate protection payments shall thly Payment" or, if blank, in the amount	in personal property which i be paid by the Trustee in the	s non-910 amounts stated
	d below after the cred	intol files a proof of cla		T. C. M	
		Creditor -NONE-	Debtor's Value of Collateral S	Pre-Confirmation Adequate Protection Monthly Payment \$	Interest Rate

The Trustee shall pay the following specially classified nonpriority unsecured claims prior to other nonpriority unsecured

Percentage to be Paid

Reason for Special Classification

V. Direct Payments to be made by the Debtor and not by the Trustee:

Amount of Claim

[Local Bankruptcy Form 13-4, eff. 12/19]

X At least \$ 40,870.80 .

100%

Creditor

-NONE-

claims:

Rank

The following claims shall be paid directly by the Debtor according to the terms of the contract or support or withholding order, and shall receive no payments from the Trustee. (Payment stated shall not bind any party.)

A. DIRECT PAYMENT OF DOMESTIC SUPPORT OBLIGATIONS:

<u>Creditor</u> -NONE-		Current Monthly \$	Support Obligation	Month \$	aly Arrearage Payment
B.	OTHER DIRECT PA	YMENTS:			
<u>Creditor</u> Wells Fargo Hm Mortgage		Nature of Debt First Mortgage	Amount of C \$ 521,045.00		Monthly Payment \$ 2845.00

VI. Secured Property Surrendered:

The secured property described below will be surrendered to the following named creditors on confirmation.

The Debtor requests that upon confirmation, each creditor (including successors and assigns) to which the Debtor is surrendering property pursuant to this section be granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) to enforce its security interest

against the property including taking possession and sale.

Creditor -NONE-

Property to be Surrendered

VII. Executory Contracts and Leases:

The Debtor will assume or reject executory contracts or unexpired leases as specified below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the Debtor under Section V, unless otherwise specified in the plan. Any executory contract or unexpired lease not assumed pursuant to 11 U.S.C § 365(d) is rejected. If rejected, upon confirmation the creditor is granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) with respect to the property which is the subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

 Contract/Lease
 Assumed or Rejected

 Verizon
 Assumed

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor post-petition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. Liquidation Analysis Pursuant to 11 USC § 1325(a)(4)

The liquidation value of the estate is \$_0.00 \]. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §\$ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of __ % per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

a. The debtor is unable to pay all or part of the debtor's \$70,870.80 projected disposable income (the monthly disposable income shown on line 45 of Official Form B 122C-2 multiplied by the sixty month applicable commitment period), and instead proposes to pay to allowed nonpriority unsecured claims at least the amount listed in Section IV.E.

[Local Bankruptcy Form 13-4, eff. 12/19]

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

(Signature Page)

/s/ Benjamin Neeleman Benjamin T. Neeleman 51329	/s/ Steven Ripley Steven Maurice Ripley	8/2/23 Date
Attorney for Debtor(s)	DEBTOR	
8/2/23		
Date	DEBTOR	Date